IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:	•
LUIS ANTONIO COLON ANDINO	* CASE NO. 14-09944 MCF
Debtor(s)	* CHAPTER 7
BANCO POPULAR de PUERTO RICO	* INDEX
Movant	*
LUIS ANTONIO COLON ANDINO	*
And NOEMI LANDRAU RIVERA, ESQ. As CHAPTER 7 TRUSTEE Respondent (s)	*

DEBTOR'S RESPONSE TO MOTION FOR RELIEF FROM AUTOMATIC STAY DOCKET NO. 12

TO THE HONORABLE COURT:

NOW COMES, LUIS ANTONIO COLON ANDINO, debtor, through the undersigned attorney, and very respectfully states and prays as follows:

- 1. On January 14, 2015, Banco Popular de Puerto Rico ("BPPR"), filed a motion for relief from stay in the present bankruptcy case, docket no. 12, basically alleging that the debtor is in post-petition arrears in the mortgage loan payments to said creditor.
- 2. The debtor respectfully submits that he is hereby consenting to the lift of stay in favor of BPPR to allow the debtor to meet with movant BPPR and request/apply for a mortgage loan modification through BPPR's loss mitigation division.
- 3. Therefore, the debtor hereby consents to the lifting of the automatic stay in favor of BPPR. In the event the parties do not reach an agreement as to the modification/loss mitigation of BPPR's mortgage loan, the debtor does not waive his right to be discharged

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of any personal liability regarding any deficiency claim that may result from an *IN REM* foreclosure action pursued by BPPR. 11 U.S.C. Section 727(b); 11 U.S.C. Section 524(a).

WHEREFORE, debtor respectfully requests from this Honorable Court to grant the present motion consenting to BPPR's request for the lift of stay in the above captioned Index.

I CERTIFY that on this same date a copy of this motion was filed with the Clerk of the Court using the CM/ECF filing system, which will send notification of same to: the Chapter 7 Trustee, Noemi Landrau Rivera, Esq.; Jose A Moreda Del Valle, Esq., *Parra, Del Valle & Limeres*, Counsel for BPPR; I also certify that a copy of this motion was sent via regular mail to the debtor/respondent Luis A Colon Andino Hacienda San Jose SJ 95 Caguas PR 00727.

RESPECTFULLY SUBMITTED. In San Juan, Puerto Rico, this 15th day of January, 2015.

/s/Roberto Figueroa Carrasquillo RFIGUEROA CARRASQUILLO LAW OFFICE PSC USDC #203614 ATTORNEY FOR DEBTOR/RESPONDENT PO BOX 186 CAGUAS PR 00726 TEL NO 787-744-7699 FAX NO 787-746-5294 Email: rfigueroa@rfclawpr.com